### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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In Re Application of: Jorg REIMANN et al.									Art Unit: 1632							
Application No.: 09/241,595 Confirmation No. 8928										Examiner: A. Wehbé				TECH CENTER 1600/2900		
Filed:	Februa	ary 2, 1999				Washington, D.C.				<del>-4</del>						
For: DELIVERY OF IMMUNOGENIC MOLECULES VIA HBSAQ PARTICLES										Atty.'s Docket: REIMANN=1				TECH CF		
	. S. Dallian S. Illinois Sallia Maradalla Vin Hashy i Allialea										Date: November 25, 2002					
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THE COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231																
Sir.													P	50		
_													2: 3	/ED 1500/2900		
Transmitted herewith is a [XX]Amendment After Final Rejection [ ]													చ	_ <del></del>		
[XX] Small entity status of this application under 37 CFR 1.9 and 1.27 has been established by a verified statement previously submitted																
A verified statement to establish small entity status under 37 CFR 1.9 and 1.27 is enclosed.																
[XX] No additional fee is required.  [ ] The fee has been calculated as shown below:																
l j	i ne rec	e nas been calci	ulated as sh	own below:												
(Col. 1) (Col. 2) (Col. 3) SMALL ENTITY												от	HER THAN	SMALL E	ENTITY	
		CLAIMS		HIGHEST NO.	PRESENT		RA	TE		IONAL	OR	F	RATE		TIONAL	
		REMAINING AFTER		PREVIOUSLY PAID FOR	EXTRA EQUALS				FI	EE					EE	
TOTAL	_	AMENDMENT		** 30		$\dashv$					}					
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	PRES	ENTATION OF I	<b>.</b>	<b>—</b>		-	+ 14		\$		ŀ	<del>^</del>	280	s		
						ADDITIO	NAL FEE		\$		OR		TOTAL	\$		
If the "Highest Number Previously Paid for" IN THIS SPACE is less than 20, write "20" in this space.  If the "Highest Number Previously Paid for" IN THIS SPACE is less than 3, write "3" in this space.  The "Highest Number Previously Paid For" (total or independent) is the highest number found from the equivalent box in Col. 1 of a prior amendment of the number of claims originally filed.  [XX] Conditional Petition for Extension of Time  If any extension of time for a response is required, applicant requests that this be considered a petition therefor.  [XX] It is hereby petitioned for an extension of time in accordance with 37 CFR 1.136(a). The appropriate fee required by 37 CFR 1.17 is calculated as shown below.  Small Entity  Other Than Small Entity																
	Respo							nse Filed First	- \$ 110.00							
	[XX]	Second -	\$ 200.00				[]	Secon								
	[ ]	Third -	\$ 460.00				[ ]	Third	- \$	920.00						
	• •							Fourth		1440.00						
	Month	After Time Perio	od Set		e Period	Set										
!	xxj	Less fees (\$_20	0.00) alread	ly paid for 2_ mo	nth(s) extensio	on of time	on <u>Novem</u>	ber 5, 20	<u>02</u> .							
[ ]	Please charge my Deposit Account No. 02-4035 in the amount of \$															
[]	Credit Card Payment Form, PTO-2038, is attached, authorizing payment in the amount of \$															
[ ]	A chec	k in the amount	of \$	is attache	ed (check no. )	<b>)</b> .										
(   	overpay Extensi §1.16 a	yment to Deposi ion of Time fee,	it Account N not covered	rized and requester o. 02-4035. This ar- by check or specifics under 37 CFR §1	uthorization an	d request i, but is al	is not limi so intende	ted to pay d to inclu	ment of a de all fee:	all fees ass s for the pr	ociated wi esentation	ith this of ext	communica tra claims u	ation, incli nder 37 C	uding any FR	

BROWDY AND NEIMARK

Attorneys for Applicant(s)

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Registration No. 37,971

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(202) 737-3528 (202) 628-5197

# AFTER FINAL PROCEDURE - PLEASE EXPEDITE HANDLING

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

·	ATTY.'S DOCKET: REIMANN=1	00/2900
In re Application of:	) Examiner: A. Wehbé	15031 00
Jorg REIMANN et al	) Art Unit: 1632 80	
Appln. No.: 09/241,595	) Washington, D.C. 25	ECE!
Confirmation No.: 8928	) P	1500 1500
Filed: February 2, 1999	رم الله الله الله الله الله الله الله الل	YED 1500/2900
For: DELIVERY OF IMMUNOGENIC MOLECULES VIA HBsAg	BY HANDCARRY	ŏ

# AMENDMENT AFTER FINAL REJECTION

Honorable Commissioner of Patents Washington, D.C. 20231

PARTICLES

#### Sir:

In response to the Office Action of June 5, 2002, petition and payment for an extension of time having been paid with the Notice of Appeal filed November 5, 2002, please amend as follows:

### IN THE CLAIMS

Please replace claims 1, 6, 7, 8, 17, and 31 with new amended claims 1, 6, 7, 8, 17, and 31 as follows below. A marked up version of the amended claims to show the changes made is attached hereto:

1(Thrice-amended). A method of stimulating or enhancing a CTL response to an antigenic molecule in a mammalian subject, comprising administering to said subject an effective amount of a